

Declaration: Inventorship (only for the purposes of the designation of the United States of America) Declaration of inventorship (Rules 4.17(iv) and 51bis.1(a)(iv)) for the purposes of the designation of the United States of America:

I hereby declare that I believe I am the original, first and sole (if only one inventor is listed below) or joint (if more than one inventor is listed below) inventor of the subject matter which is claimed and for which a patent is sought.

This declaration is directed to international application No. PCT/GB03/05516(if furnishing declaration pursuant to Rule 26ter)

I hereby declare that my residence, mailing address, and citizenship are as stated next to my name.

I hereby state that I have reviewed and understand the contents of the above-identified international application, including the claims of said application. I have identified in the request of said application, in compliance with PCT Rule 4.10, any claim to foreign priority, and I have identified below, under the heading "Prior Applications," by application number, country or Member of the World Trade Organization, day, month and year of filing, any application for a patent or inventor's certificate filed in a country other than the United States of America, including any PCT international application designating at least one country other than the United States of America, having a filing date before that of the application on which foreign priority is claimed.

VIII-4-1 Prior applications:

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		I hereby acknowledge the duty to
i		disclose information that is known by me
1		to be material to patentability as
		defined by 37 C.F.R. § 1.56, including
		for continuation-in-part applications,
		material information which became
		available between the filing date of the
		prior application and the PCT
!		international filing date of the
İ	1	continuation-in-part application.
·		I hereby declare that all statements
		made herein of my own knowledge are true
		and that all statements made on
	,	information and belief are believed to
		be true; and further that these
		statements were made with the knowledge
		that willful false statements and the
		like so made are punishable by fine or
		imprisonment, or both, under Section
		1001 of Title 18 of the United States
		Code and that such willful false
		statements may jeopardize the validity
		of the application or any patent issued
		thereon.
VIII-4-1	Name:	WOOLLETT, Martin
-1-1		
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-1-2	or country)	
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-1-3	·	Chipping Sodbury
VIII-4-1	Citizenship:	GB
-1-4	Inventor's Signature:	
VIII-4-1 -1-5	(if not contained in the request, or if	1 1/1 de
	declaration is corrected or added under	MA Would W
	Rule 26ter after the filing of the international application. The signature	MA Woollle
	must be that of the inventor, not that of	
	the agent)	
VIII-4-1 -1-6	Date: (of signature which is not contained in	23 January 2004
-1-0	the request, or of the declaration that is	W Someway
	corrected or added under Rule 26ter after the filing of the international	
	after the filing of the international application)	

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VIII-4-1 -2-6	Date: (of signature which is not contained in the request, or of the declaration that is corrected or added under Rule 26ter after the filing of the international application)	23 DANUARY ZOOY.
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VIII-4-1 -3-4	Citizenship:	GB
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VIII-4-1 -3-6		23 JAN 2004

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

GENERAL POWER OF ATTORNEY

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Owner Name:	RENISHAW PLC

hereby appoints the patent practitioners associated with Oliff & Berridge, PLC Customer No. 25944 as attorneys of record to prosecute any and all patents and patent applications in which this General Power of Attorney is filed, and all continuations and divisions thereof, owned in whole or in part by the above-named owner, and to transact all business in the Patent and Trademark Office.

ALL CORRESPONDENCE IN CONNECTION WITH THIS APPLICATION

The undersigned is authorized to execute this document as or on behalf of the owner.

TELEPHONE (703) 836-6400.	RRIDGE, PLC, CUSTOMER NO. 25944,
26th July 2004	ailuna
Date	Signature (
	Typed Name: J T Jackson
	Title: Group Patents Manager

(if acting on behalf of an Owner)

	:	(1)	Martin Woollett	(5)	•	
5	Insert	(2)	John Styles	(6)		
(1-0)	Name(s) of Inventor(s)	(3)	John Lintrot	(7)		
		. (4)		. (8)		•
			In consideration of the sum of on the undersigned, each underson	one dollar (\$1.00) and othersigned agrees to assign, a	r good and valuable con nd hereby does assign, t	isideration paid transfer and set
(9)	Insert Name of	(0)	RENISHAW PLC	•		
(10)	Assignee Insert Address of Assignee	(9) (10)	NEW MILLS, WOTTON-UN UNITED KINGDOM	DER-EDGE, GLOUCEST	ERSHIRE GL12 8JR	
	Insert	the ent	nafter designated as the Assigne- tire right, title and interest for th ion, and in all applications for p mal, continuation, substitute, an as and reexamination certificates Signal Transmissi	e United States of Americ atent including any and al d reissue application(s), a that may be granted on the	a as defined in 35 U.S.C Il provisional, non-provi nd all Letters Patent, ex ne invention known as	C. §100, in the isional, tensions,
(11)	Identification			· (por	'/GB03/05516)	
•	such as Title, Case Number, or Foreign			(PCI	7GB037055161	
	Application Number		ney Docket No. 124289	•	· · · · · · · · · · · · · · · · · · ·)
•			ch the undersigned has (have) e	xecuted an application for	patent in the United St	ates of America
(12)	Insert Date of		I 22 200	,	• •	
(12)	Signing of Application	(12)	January 23, 2004	4	<u> </u>	
(13)	Alternative	(13)	U.S. application Serial Number		<u> </u>	
	Identification for filed applications	filed	June 14, 2005			<u> </u>
claims reexam resultir entire i assignm	signee in every way possible to a provisions of the Internation 4) Each undersigned agrees at a part of a valid Unity 5) Each undersigned authoring from said application(s) to the interest herein assigned, and the ment is binding on him and his 6) Each undersigned hereby interestion that may be necessary of the said and the said application that may be necessary of the said agreement to the said and the said agreement to the said agreem	n obtaining to execut mal Conve to perform ted States rizes and re the said As tat he has theirs, suc	gevidence and going forward we call papers and documents and ention for Protection of Industrian all affirmative acts which may patent to the Assignee. Equests the Commissioner of Passignee, as Assignee of the entire not executed, and will not executed assigns and legal represe firm of OLIFF & BERRIDGE, Petin order to comply with the ru	perform any act which made performs to issue any and all the interest, and covenants are, any agreements in consentatives.	ay be necessary in connicements. maintain or confirm by the Letters Patents of the U that he has full right to inflict herewith, and agrethis assignment any further than the property of the session ment any further than the property of the session ment any further than the property of the session ment any further than the property of the session ment any further than the property of the propert	reissue or raited States convey the ees that this
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Date	23 Junuary 2	2001	_ Inventor Signature _	3 6 1 +	K CE	(SEAL) (SEAL)
Date	23 JANULEY ?	20014	Inventor Signature			
Date	25 0A100 HT	2007			3 •	(SEAL)
Date			_ Inventor Signature _		 	(SEAL)
Date						(SEAL)
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Date						
Date			gned before: (a) a Notary Public			
If neithe	er, then it should be signed befo	ore at least	two witnesses who also sign h	ere:		
Date	23 01 2000	t	Witness	The Fire	vd-p	
Date	23 SANUART ?	004	Witness	Peller.		· · · · · · · · · · · · · · · · · · ·
Date	22 JANUARY	2000	Witness	DK Then	ween.	·
Date			Witness			